

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

A. Christian Tahan

Examiner:

Robert W. Morgan

Application No:

09/784,751

Art Unit:

3626

Filing Date:

02/15/2001

Title:

Method Of Using a Global Server For Providing Patient Medical

Histories To Assist In the Delivery Of Emergency Medical Services

Atty. Docket:

XWRLD-102

SUPPLEMENTAL RULE 132 DECLARATION IN SUPPORT

Commissioner of Patents & Trademarks U.S. Patent and Trademark Office P. O. Box 1450

Alexandria, VA 22313-1450

Now comes Samir Tahan and deposes and says:

- 1. That I wish to augment my Declaration of January 6, 2009.
- 2. That prior to February 2000, the actual reduction to practice I witnessed at my house at 1312 Edward Drive, Moncks Corner, South Carolina, included a demonstration that patient information was wirelessly uploaded from a remote site, namely from the site of the handheld device to a global database, namely the database associated with a server at the above address.
- 3. That the handheld device was a PalmVII device and that this device was remote from the server in the sense that information from the device was wirelessly uploaded.
- 4. That I saw no wired connection between the PalmVII handheld device and the server which was the computer located at the above address.

5. That I am familiar with the PalmVII system to the extent that it was clear

to me there was a wireless connection involved and further that the distance between the

wireless device and the server did not seem to be a problem.

6. That from my perspective, as long as there was a connection between the

PalmVII device and its network the above demonstration demonstrated a remote

capability.

Further deponent sayeth not.

I further declare that all the statements made herein of my own knowledge are

true and that all statements made on information and belief are believed to be true; and

further that these statements were made with the knowledge that willful false statements

and the like so made are punishable by fine or imprisonment, or both, under Section 1001

of Title 18 of the United States Code, and that such willful false statements may

jeopardize the validity of the application or any patent issuing thereon.

Date: 5207 16 - 2009

Samir Pahan